Case	No.	

Nixon & Vanderhye P.C. (12/97)

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

		FOR IN THE UNITED STAT		PPLICATION	V 05510				
subject n	onginal, first and sole in natter which is claimed in coxycarboxylic acids w	reby declare that my residence, p oventor (if only one name is listed and for which a patent is sought o with serum-glucose-lowering an	ost office ac below) or ar in the invent	Idress and citizenshing original, first and joing on its of the control of the co	p are as int inven	stated below	names	are lieted	e, and I believe below) of the
the speci	fication of which (checlettached hereto	capplicable box(s)):		<u></u>					
=	s filed on		as IIS Ar	plication Serial No.					
L	s filed as PCT Internati	onal application No.	PCT/IT 200	•	on	16/12/2003			
~~		application) was amended on			- ''' –	10/12/2003			
amendments of the second of th	ent referred to above. I . 1.56. I hereby claim f d have also identified b claimed or, if no prionit oreign Application(s): ton Number	ed and understand the contents o acknowledge the duty to disclose oreign priority benefits under 35 U elow any foreign application for pa y is claimed, before the filing date	information I.S.C. 119/30 Itent or inve	i which is material to 55 of any foreign app ntor's certificate havi cation:	the pate	entability of the s) for patent g date before	his apportunition or invited that the second of the second	plication in a	accordance with ficate listed cation on which
l hereby (claim the benefit under on Number	35 U.S.C. §119(e) of any United S	States provis ate/Month/\		listed bel	ow.			
subject m U.S.C. 11	natter of each of the claid 2, I acknowledge the d	35 U.S.C. 120/365 of all prior Unit ims of this application is not disclouty to disclose material informatio PCT international filing date of this	osed in such In as defined	prior applications in I in 37 C.F.R. 1.56 w	the man	ner provided	hv th	e first narac	tranh of 35
	./PCT Application(s): on Serial No.	D	ay/Month/Y	ear Filed					atus: patented 1g, abandoned
be true; a imprison application application 22201-47 address) connecte 30184; R Spooner, Thomas I	nd further that these stanent, or both, under Sein or any patent issued 14, telephone number individually and collection of therewith and with the obert W. Faris, 31352; I 27393; Leonard C. Mito E. Byrne, 32205; Mary C.	nts made herein of my own knowle atements were made with the kno ction 1001 of Title 18 of the United thereon. And I hereby appoint NI; (703) 816-4000 (to whom all co vely my attorneys to prosecute this resulting patent: Arthur R. Crawfi Richard G. Besha, 22770; Mark E chard, 29009; Duane M. Byers, 33 J. Wilson, 32955; J. Scott Davidso erquist, 34776; Updeep S. Gill, 37	wledge that distates Cook WON & VAN mmunications application ord, 25327; Nusbaum, 1363; Jeffry I on, 33489; A	willful false statement and that such will DERHYE P.C., 1100 ons are to be direct a rand to transact all Larry S. Nixon, 2564 32348; Michael J. K. H. Nelson, 30481; Jc. Nelson, 30481; Jc.	nts and ti ful false : O North (ed), and business O; Rober eenan, 3	he like so ma statements n Glebe Rd., 8 the following in the Pater t A. Vandert 2106; Bryan astova. 3314	ade ai may je B th Flo g attor nt and nye, 2' i H. Da 9: H. N	re punishable opardize the or, Arlington or, Arlington or, Arlington or, Trademark 7076; Jameavidson, 302	e by fine or e validity of the on, VA of (of the same Office s T. Hosmer, 251; Stanley C.
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